UNITED STATES BANKRUPTCY COURT DISTRICT OF MINNESOTA

In Re:	
CHRISTOPHER KOVANDA	
Debtors.	20-41688 Chapter 7
Kelley McIntyre Plaintiff ,	
V	20-04143 Adversary case
Christopher Kovanda,	ANSWER TO ADVERSARY COMPLAINT
Defendant	
	/

Debtor/Defendant, CHRISTOPHER KOVANDA, as and for his answer to Plaintiff's complaint, provides as follow:

- That he admits those allegations contained in Paragraph 1, 2, 3, 4, 5, 6, 7,

 Duplicate 1, Duplicate 2, Duplicate 3, Duplicate 4, Duplicate 5, Duplicate 6, and

 Duplicate 7.
- 2 That he denies those allegations contained in paragraph 8, 9, 10, 11, 12, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, and 25
- That paragraph 13 is a reallegation of previous paragraphs and does not require a response.
- That he specifically denies any allegation of wrongdoing or misconduct. He at all times relevant herein conducted himself appropriately and professionally, and Plaintiff received a good surgical result. Plaintiff's allegations are specious and false and have been made for reasons unknown to Defendant.
- 5 That he denies any allegations not specifically admitted, denied or qualified above.

Wherefore, Debtor/Defendant prays for the following relief:

That Plaintiff's complaint against him be dismissed.

Date: 12/12/2020

/e/ Barbara J. May Barbara J. May 2780 N. Snelling #300 Roseville, MN 55113

651-486-8887

Attorney ID 129689

STATE OF MINNESOTA) aa)	C N A DV 20 04142
COUNTY OF RAMSEY) SS)	Case No.: ADV 20-04143
Barbara J. May, being duly sworn and email, the Debtor's answer, or		n the 13th day of	f December, 2020, she served via US Mail
Joel Montpetit			
901 Marquette Ave			
Suite 500			
Minneapolis, MN 55402			
		_/e/ Barb	oara J. May

Barbara J. May